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6	Facsimile: (415) 434-1370		
7	Attorneys for Plaintiff		
8	REASSURE AMERICA LIFE INSURANCE COMPANY		
9	I (SOIGH (CE COMPTH (T		
10	UNITED STATES DISTRICT COURT		
	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	REASSURE AMERICA LIFE INSURANCE) Case No.: CV 11-00488 MMC	
13	COMPANY))	
14	Plaintiff.) AMENDED) STIPULATION AND ORDER FOR	
15	v.) JUDGMENT AND DISMISSAL	
16	ANDRIA D. R. BATISE, VERNA I. CHASE, , MICKAELE CHASE, ALEXANDER CHASE		
17	and DOES 1-10, inclusive,	3	
18	Defendants.		
19			
20			
21	IT IS HEREBY STIPULATED, by and between plaintiff Reassure America Life		
22	Insurance Company ("Reassure"), and defendants Andria D.R. Batise, Verna I		
23	Chase, Mickaele Chase and Alexander Chase as follows:		
24	1. That this Court may enter a s	tipulated judgment in interpleader in the	
25	form attached hereto as Exhibit A; to the parties' Amended Stipulation filed May 18, 2011		
26	2. That, by reason of the death of	of Michael Chase("decedent"), on July 25,	
27	2010, the sum of One Hundred and Fifty Thousand Dollars (\$150,000.00)		
28		1	
		DER FOR JUDGMENT AND DISMISSAL No. CV 11-00488 MMC	
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("Benefit proceeds") became payable pursuant to Life Insurance Policy No.

AUSE0019010 (the "Policy") that was issued by Valley Forge Life Insurance

Company to the decedent effective July 24, 2000; Reassure assumed Valley Forge

Life Insurance Company's business including the insured's policy and currently

5 administers the insured's policy)
6 3. That defendants And

3. That defendants Andria D.R. Batise, Verna Iathe Chase, Mickaele Chase and Alexander Chase each claim entitlement to some or all of the Benefit Proceeds and that, to date, no other person or entity currently makes claim to Reassure for the Benefit Proceeds;

- 4. That Reassure was ready, willing, and able to deliver the Benefit Proceeds to the person(s) legally entitled thereto. However, by reason of the actual and potential competing claims to the Benefit Proceeds, Reassure did not know and was unable to determine the person(s) legally entitled to them;
- 5. That concurrently with the filing of its complaint in interpleader, Reassure deposited with the Clerk of this Court the Benefit Proceeds, totaling One Hundred Fifty Two Thousand, Three Hundred and Seventy Dollars and Fifty-FourCents (\$152,370.54), which represents the insurance proceeds payable under the Policy, plus interest;
- 6. That having deposited the monies with the Clerk of the Court on or about March 9, 2006, Reassure, its predecessors, successors, affiliates, parent corporation, officers and agents are fully and forever released, discharged, and acquitted from any liability of any kind or nature whatsoever under the Policy or by reason of the death of the decedent as to any and all claims, charges, demands, or otherwise that exist now or may arise at any time in the future;
- 7. That Reassure is entitled to fees of \$ 13,754.00 and costs of 544.25, for a total of \$ 14,298.25, to be paid out of the Benefit Proceeds deposited with the Clerk of this Court;

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		REASSURE AMERICA LIFE INSURANCE COMPANY
	1 /	
	Date: 5//8///	HAYDEL & ORNELLAS
		By: Novales of Heartel
		Douglas A. Haydel Attorney for Defendants
		Andria D.R. Batise, Mickaele Chase and Alexander Chase
	, '	and Alexander Chase
	D 4	
	Date:	
		By: land
		Verna Ianthe Chase Defendant
		Detelluant
		ORDER
	IT IS SO ORDERED.	
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	Dated: May 23, 2011	Ha Maying M Charney
		Hon. Maxine M. Chesney United States District Judge
Ш	A S CONTRACT CONTRACT AND A SOCIETY OF THE SECOND ASSOCIATION ASSO	ION AND ORDER FOR JUDGMENT AND DISMISSAL